HOUSE BILL No. 1663

DIGEST OF INTRODUCED BILL

Citations Affected: IC 5-10-8-1; IC 12-7-2-82; IC 16-22-8; IC 36-1; IC 36-7-9-25.

Synopsis: Health and hospital corporations. Adds: (1) municipal corporations as local units for purposes of providing group health insurance for public employees; and (2) hospitals and the health and hospital corporation of Marion County as facilities for purposes of voluntary and involuntary treatment of mentally ill individuals. Provides that the health and hospital corporation of Marion County may file certain civil actions. Authorizes the health and hospital corporation of Marion County to: (1) take certain actions; (2) condemn property; and (3) issue bonds to procure funds to pay costs of acquiring property and improving property for use as a hospital, a health care facility, or an administrative facility. Requires: (1) bonds to be issued by a resolution of the board of the health and hospital corporation of Marion County; and (2) bonds to be executed by the executive director in the name of the health and hospital corporation of Marion County. Allows a court in a civil action for an ordinance violation to order injunctions, judgments, penalties, costs, inspections, and compliance, and to order a municipal corporation to take appropriate action to bring a property into compliance. Excludes hospitals and the health and hospital corporation of Marion County from leasing and lease purchase laws. Amends notice requirements for unsafe building orders. Repeals a provision that requires the board of the health and hospital corporation of Marion County to provide an integrated administrative organization.

Effective: July 1, 2007.

Buell, Day

January 23, 2007, read first time and referred to Committee on Public Health.



First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

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HOUSE BILL No. 1663

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 5-10-8-1, AS AMENDED BY P.L.2-2006,
2	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2007]: Sec. 1. The following definitions apply in this chapter:
4	(1) "Employee" means:
5	(A) an elected or appointed officer or official, or a full-time
6	employee;
7	(B) if the individual is employed by a school corporation, a
8	full-time or part-time employee;
9	(C) for a local unit public employer, a full-time or part-time
10	employee or a person who provides personal services to the
11	unit under contract during the contract period; or
12	(D) a senior judge appointed under IC 33-24-3-7;
13	whose services have continued without interruption at least thirty
14	(30) days.
15	(2) "Group insurance" means any of the kinds of insurance

fulfilling the definitions and requirements of group insurance



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contained in IC 27-1.

1	(3) "Insurance" means insurance upon or in relation to human life	
2	in all its forms, including life insurance, health insurance,	
3	disability insurance, accident insurance, hospitalization insurance,	
4	surgery insurance, medical insurance, and supplemental medical	
5	insurance.	
6	(4) "Local unit" includes a city, town, county, township, public	
7	library, municipal corporation (as defined in IC 5-10-9-1), or	
8	school corporation.	
9	(5) "New traditional plan" means a self-insurance program	
0	established under section 7(b) of this chapter to provide health	
1	care coverage.	
2	(6) "Public employer" means the state or a local unit, including	
3	any board, commission, department, division, authority,	
4	institution, establishment, facility, or governmental unit under the	
5	supervision of either, having a payroll in relation to persons it	
6	immediately employs, even if it is not a separate taxing unit. With	
7	respect to the legislative branch of government, "public employer"	
8	or "employer" refers to the following:	
9	(A) The president pro tempore of the senate, with respect to	
20	former members or employees of the senate.	
21	(B) The speaker of the house, with respect to former members	
22	or employees of the house of representatives.	
23	(C) The legislative council, with respect to former employees	
24	of the legislative services agency.	
25	(7) "Public employer" does not include a state educational	
26	institution (as defined under IC 20-12-0.5-1).	
27	(8) "Retired employee" means:	
28	(A) in the case of a public employer that participates in the	
29	public employees' retirement fund, a former employee who	
0	qualifies for a benefit under IC 5-10.3-8 or IC 5-10.2-4;	
31	(B) in the case of a public employer that participates in the	
32	teachers' retirement fund under IC 5-10.4, a former employee	
33	who qualifies for a benefit under IC 5-10.4-5; and	
34	(C) in the case of any other public employer, a former	
35	employee who meets the requirements established by the	
66	public employer for participation in a group insurance plan for	
37	retired employees.	
8	(9) "Retirement date" means the date that the employee has	
9	chosen to receive retirement benefits from the employees'	
10	retirement fund.	
1	SECTION 2. IC 12-7-2-82 IS AMENDED TO READ AS	
12	FOLLOWS [FFFFCTIVE IIILY 1, 2007]: Sec. 82, "Facility" means	



1	the following:
2	(1) For purposes of IC 12-17-12, the meaning set forth in
3	IC 12-17-12-3.
4	(2) For purposes of IC 12-17-13, the meaning set forth in
5	IC 12-17-13-2.
6	(3) For purposes of IC 12-26, a hospital, a health and hospital
7	corporation established under IC 16-22-8, a psychiatric
8	hospital, a community mental health center, another institution,
9	a program, a managed care provider, or a child caring institution:
10	(A) where a mentally ill individual can receive rehabilitative
11	treatment, or habilitation and care, in the least restrictive
12	environment suitable for the necessary care, treatment, and
13	protection of the individual and others; and
14	(B) that has adequate space and treatment staff appropriate to
15	the needs of the individual as determined by the
16	superintendent of the facility.
17	The term includes all services, programs, and centers of the
18	facility, wherever located.
19	(4) For purposes of IC 12-15-32, the meaning set forth in
20	IC 12-15-32-1.
21	SECTION 3. IC 16-22-8-31, AS AMENDED BY P.L.138-2006,
22	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2007]: Sec. 31. (a) The director of the division of public
24	health has the powers, functions, and duties of a local health officer.
25	(b) Orders, citations, and administrative notices of violation issued
26	by the director of the division of public health, the director's authorized
27	representative, a supervisor in the division, or an environmental health
28	specialist may be enforced by the corporation in a court with
29	jurisdiction by filing a civil action in accordance with IC 16-42-5-28,
30	IC 33-36-3-5(b), IC 34-28-5-1 , or IC 36-1-6-4, or IC 36-7-9-17 .
31	(c) A public health authority may petition a circuit or superior court
32	for an order of isolation or quarantine by filing a civil action in
33	accordance with IC 16-41-9.
34	(d) Unless otherwise provided by law, a change of venue from the
35	county may not be granted for court proceedings initiated under this
36	section.
37	(e) A change of venue from a judge must meet the requirements in
38	IC 34-35-3-3 for court proceedings initiated under this section.
39	SECTION 4. IC 16-22-8-34, AS AMENDED BY P.L.88-2006,
40	SECTION 5, AND AS AMENDED BY P.L.145-2006, SECTION 133,
41	IS CORRECTED AND AMENDED TO READ AS FOLLOWS
42	[EFFECTIVE JULY 1, 2007]: Sec. 34. (a) The board or corporation



1	may do all acts necessary or reasonably incident to carrying out the
2 3	purposes of this chapter, including the following:
<i>3</i>	(1) As a municipal corporation, sue and be sued in any court with jurisdiction.
5	(2) To serve as the exclusive local board of health and local
6	department of health within the county with the powers and duties
7	conferred by law upon local boards of health and local
8	departments of health.
9	(3) To adopt and enforce ordinances consistent with Indiana law
10	and administrative rules for the following purposes:
11	(A) To protect property owned or managed by the corporation.
12	(B) To determine, prevent, and abate public health nuisances.
13	(C) To establish isolation and quarantine regulations. impose
14	restrictions on persons having infectious or contagious
15	diseases and contacts of the persons, and regulate the
16	disinfection of premises.
17	(D) To license, regulate, and establish minimum sanitary
18	standards for the operation of a business handling, producing,
19	processing, preparing, manufacturing, packing, storing,
20	selling, distributing, or transporting articles used for food,
21	drink, confectionery, or condiment in the interest of the public
22	health.
23	(E) To control:
24	(i) rodents, mosquitos, and other animals, including insects,
25	capable of transmitting microorganisms and disease to
26	humans and other animals; and
27	(ii) the animal's animals' breeding places.
28	(F) To require persons to connect to available sewer systems
29	and to regulate the disposal of domestic or sanitary sewage by
30	private methods. However, the board and corporation have no
31	jurisdiction over publicly owned or financed sewer systems or
32	sanitation and disposal plants.
33	(G) To control rabies.
34	(H) For the sanitary regulation of water supplies for domestic
35	use.
36	(I) To protect, promote, or improve public health. For public
37	health activities and to enforce public health laws, the state
38	health data center described in IC 16-19-10 shall provide
39	health data, medical information, and epidemiological
40	information to the corporation.
41	(J) To detect, report, prevent, and control disease affecting
12	public health.



1	(K) To investigate and diagnose health problems and health
2	hazards.
3	(L) To regulate the sanitary and structural conditions of residential and nonresidential buildings and unsafe premises.
5	(M) To regulate the remediation of lead hazards.
6	(M) (N) To license and regulate the design, construction, and
7	operation of public pools, spas, and beaches.
8	(N) (O) To regulate the storage, containment, handling, use,
9	and disposal of hazardous materials.
10	(O) (P) To license and regulate tattoo parlors and body
11	piercing facilities.
12	(4) To manage the corporation's hospitals, medical facilities, and
13	mental health facilities.
14	(5) To furnish provide school based health and nursing services.
15	to elementary and secondary schools within the county.
16	(6) To furnish medical care to the indigent within insured and
17	uninsured residents of the county. unless medical care is
18	furnished to the indigent by the division of family and children.
19	resources.
20	(7) To determine the establish public health policies and
21	programs. to be carried out and administered by the corporation.
22	(8) To adopt an annual budget ordinance and levy taxes.
23	(9) To incur indebtedness in the name of the corporation.
24	(10) To organize the personnel and functions of the corporation
25	into divisions. and subdivisions to carry out the corporation's
26	powers and duties and to consolidate, divide, or abolish the
27	divisions and subdivisions.
28	(11) To acquire and dispose of property.
29	(12) To receive charitable contributions and make gifts as
30	provided in 26 U.S.C. 170.
31	(13) To make charitable contributions and gifts.
32	(14) To establish a charitable foundation as provided in 26
33	U.S.C. 501.
34	(13) (15) To receive and distribute federal, state, local, or private
35	grants.
36	(16) To receive and distribute grants from charitable foundations.
37	(17) To establish nonprofit corporations to carry out the purposes
38	of the corporation.
39	(14) (18) To erect, improve, remodel, or repair corporation
40	buildings. or structures or improvements to existing buildings or
41	structures.
42	(15) (19) To determine matters of policy regarding internal



1	organization and operating procedures.	
2	(16) (20) To do the following:	
3	(A) Adopt a schedule of reasonable charges for nonresidents	
4	of the county for medical and mental health services.	
5	(B) Collect the charges from the patient, the patient's	
6	insurance company, or from the governmental unit where the	
7	patient resided at the time of the service. a government	
8	program.	
9	(C) Require security for the payment of the charges.	
10	$\frac{(17)}{(21)}$ To adopt a schedule of and to collect reasonable charges	- 1
11	for patients able to pay in full or in part. medical and mental	
12	health services.	
13	(18) (22) To enforce Indiana laws, administrative rules,	
14	ordinances, and the code of the health and hospital corporation	
15	of the county.	
16	(19) (23) To purchase supplies, materials, and equipment. for the	4
17	corporation.	•
18	(20) (24) To employ personnel and establish personnel policies.	
19	to carry out the duties, functions, and powers of the corporation.	
20	(21) (25) To employ attorneys admitted to practice law in Indiana.	
21	(22) (26) To acquire, erect, equip, and operate the corporation's	
22	hospitals, medical facilities, and mental health facilities.	
23	(23) (27) To dispose of surplus property in accordance with a	
24	policy by the board.	
25	(24) (28) To determine the duties of officers and division	
26	directors.	
27	(25) (29) To fix the compensation of the officers and division	
28	directors.	
29	(26) (30) To carry out the purposes and object of the corporation.	
30	(27) (31) To obtain loans for hospital expenses in amounts and	
31	upon terms agreeable to the board. The board may secure the	
32	loans by pledging accounts receivable or other security in hospital	
33	funds.	
34	(28) (32) To establish fees for licenses, services, and records. The	
35	corporation may accept payment by credit card for fees.	
36	(b) The board shall exercise the board's powers and duties in a	
37	manner consistent with Indiana law, administrative rules, and the code	
38	of the health and hospital corporation of the county.	
39	SECTION 5. IC 16-22-8-42 IS AMENDED TO READ AS	
40	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 42. If the board	
41	corporation and the owner of real property desired for a hospital, a	
42	health care facility, or other purposes in carrying out this chapter an	



administrative facility cannot agree on the price, the corporation has the right to condemn. Condemnation proceedings may be instituted in the name of the corporation under IC 32-24.

SECTION 6. IC 16-22-8-43 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 43. (a) The board corporation may issue general obligation bonds of the corporation to procure funds to pay the cost of acquiring real property or constructing, enlarging, improving, remodeling, repairing, or equipping buildings and other structures for use as or in connection with hospitals, clinics, health centers, dispensaries, a hospital, a health care facility, or for an administrative purposes. facility. The issuance of the bonds shall be authorized by ordinance of the a board resolution providing for the amount, terms, and tenor of the bonds, for the time and character of notice, and the mode of making the sale. The bonds shall be payable not more than forty (40) years after the date of issuance. and The **bonds** shall be executed in the name of the corporation by the chairman of the board and attested by the executive director. who shall affix to each of the bonds the official seal of the corporation. The interest coupons attached to the bonds may be executed by facsimile signature of the chairman of the board.

- (b) The executive director shall manage and supervise the preparation, advertisement, and sale of bonds, subject to the provisions of the authorizing ordinance. Before the sale of the bonds, the executive director shall publish notice of the sale in accordance with IC 5-3-1, setting out the time and place where bids will be received, the amount and maturity dates of the issue, the maximum interest rate, and the terms and conditions of sale and delivery of the bonds. The bonds shall be sold to the highest and best bidder. After the bonds have been sold and executed, the executive director shall deliver the bonds to the treasurer of the corporation and take the treasurer's receipt, and shall certify to the treasurer the amount that the purchaser is to pay, together with the name and address of the purchaser. On payment of the purchase price, the treasurer shall deliver the bonds to the purchaser, and the treasurer and executive director shall report the actions to the board.
 - (c) IC 5-1 and IC 6-1.1-20 apply to the following proceedings:
 - (1) Notice and filing of the petition requesting the issuance of the bonds.
 - (2) Notice of determination to issue bonds.
 - (3) Notice of hearing on the appropriation of the proceeds of the bonds and the right of taxpayers to appeal and be heard.
 - (4) Approval by the department of local government finance.











1	(5) The right to remonstrate.	
2	(6) Sale of bonds at public sale for not less than the par value.	
3	(d) The bonds are the direct general obligations of the corporation	
4	and are payable out of unlimited ad valorem taxes levied and collected	
5	on all the taxable property within the county of the corporation. All	
6	officials and bodies having to do with the levying of taxes for the	
7	corporation shall see that sufficient levies are made to meet the	
8	principal and interest on the bonds at the time fixed for payment.	
9	(e) The bonds are exempt from taxation for all purposes but the	
10	interest is subject to the adjusted gross income tax.	1
11	SECTION 7. IC 36-1-6-4 IS AMENDED TO READ AS FOLLOWS	
12	[EFFECTIVE JULY 1, 2007]: Sec. 4. (a) A municipal corporation may	
13	bring a civil action to enjoin any as provided under IC 34-28-5-1 if	
14	a person: from:	
15	(1) violating violates an ordinance regulating or prohibiting a	
16	condition or use of property; or	4
17	(2) engaging engages in conduct without a license or permit if an	•
18	ordinance requires a license or permit to engage in the conduct.	
19	(b) In a court proceeding under this section, a court may do one	
20	(1) or more of the following:	
21	(1) Issue an injunction.	ı
22	(2) Enter a judgment.	
23	(3) Order an inspection.	
24	(4) Order a property vacated.	•
25	(5) Impose a penalty not to exceed an amount described in	
26	IC 36-1-3-8(a)(10).	
27	(6) Impose court costs in accordance with IC 33-37-4-2 and	1
28	IC 33-37-5.	_
29	(7) Order the defendant to take appropriate action to bring	
30	the property into compliance with an ordinance within a	
31	specified time.	
32 33	(8) Order a municipal corporation to take appropriate action	
34	to bring a property into compliance with an ordinance in accordance with IC 36-1-6-2.	
35	SECTION 8. IC 36-1-10-1, AS AMENDED BY P.L.2-2006,	
36	SECTION 186, IS AMENDED TO READ AS FOLLOWS	
37	[EFFECTIVE JULY 1, 2007]: Sec. 1. (a) Except as provided in	
38	subsection (b), this chapter applies to:	
39	(1) political subdivisions and agencies of political subdivisions	
40	that determine to acquire structures, transportation projects, or	
41	systems by lease or lease-purchase;	
12	(2) a convention and visitor bureau established under IC 6-9-2	



1 2	that determines to acquire a visitor center by lease or lease purchase; and	
3	(3) a convention and visitor commission established by IC 6-9-11	
4	that determines to acquire a sports and recreation facility by lease	
5	or lease purchase.	
6	(b) This chapter does not apply to:	
7	(1) the lease of library buildings under IC 36-12-10, unless the	
8	library board of the public library adopts a resolution to proceed	
9	under this chapter instead of IC 36-12-10;	
10	(2) the lease of school buildings under IC 20-47;	
11	(3) county hospitals organized or operating under IC 16-22-1	
12	through IC 16-22-5;	
13	(4) municipal hospitals organized or operating under IC 16-23-1;	
14	or	
15	(3) a hospital established and operated under IC 16-22 or	
16	IC 16-23;	
17	(4) a health and hospital corporation established and operated	
18	under IC 16-22-8; or	
19	(5) boards of aviation commissioners established under IC 8-22-2.	
20	SECTION 9. IC 36-1-10.5-1, AS AMENDED BY P.L.2-2006,	
21	SECTION 187, IS AMENDED TO READ AS FOLLOWS	
22	[EFFECTIVE JULY 1, 2007]: Sec. 1. (a) Except as provided in	U
23	subsection (b), this chapter applies to:	
24	(1) political subdivisions; and	
25	(2) their agencies.	
26	(b) This chapter does not apply to the purchase of:	_
27	(1) real property having a total price (including land and	
28	structures, if any) of twenty-five thousand dollars (\$25,000) or	
29	less;	
30 31	(2) airport land or structures under IC 8-22;(3) library land or structures under IC 36-12;	
32	(4) school land or structures under IC 20-47;	
33	(5) hospital land or structures by hospitals a hospital or health	
34	and hospital corporation organized or established and operated	
35	under IC 16-22-1 through IC 16-22-5 or IC 16-23-1; IC 16-22 or	
36	IC 16-23;	
37	(6) land or structures acquired for a road or street right-of-way for	
38	a federal-aid project funded in any part under 23 U.S.C. 101 et	
39	seq.;	
40	(7) land or structures by redevelopment commissions under	
41	IC 36-7-14 or IC 36-7-15.1, or redevelopment authorities under	
12	IC 36-7-14.5; or	



1	(8) land by a municipally owned water utility, if:	
2	(A) the municipally owned water utility has performed or	
3	contracted with another party to perform sampling and drilling	
4	tests of the land; and	
5	(B) the sampling and drilling tests indicate the land has water	
6	resources.	
7	SECTION 10. IC 36-7-9-25, AS AMENDED BY P.L.169-2006,	
8	SECTION 69, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
9	JULY 1, 2007]: Sec. 25. (a) Notice of orders, notice of continued	
10	hearings without a specified date, notice of a statement that public bids	4
11	are to be let, and notice of claims for payment must be given by:	
12	(1) sending a copy of the order or statement by registered or	,
13	certified mail to the residence or place of business or employment	
14	of the person to be notified, with return receipt requested;	
15	(2) delivering a copy of the order or statement personally to the	
16	person to be notified; or	4
17	(3) leaving a copy of the order or statement at the dwelling or	
18	usual place of abode of the person to be notified and sending by	
19	first class mail a copy of the order or statement to the last known	
20	address of the person to be notified; or	
21	(4) sending a copy of the order or statement by first class mail	
22	to the last known address of the person to be notified.	
23	If a notice described in subdivision (1) is returned undelivered, a	
24	copy of the order or statement must be given in accordance with	-
25	subdivision (2), (3), or (4).	
26	(b) If service is not obtained by a means described in subsection (a)	
27	and the hearing authority concludes that a reasonable effort has been	1
28	made to obtain service, service may be made by publishing a notice of	
29	the order or statement in accordance with IC 5-3-1 in the county where	
30	the unsafe premises are located. However, publication may be made on	
31	consecutive days. If service of an order is made by publication, the	
32	publication must include the information required by subdivisions (1),	
33	(2), (4), (5), (6), (7), and (9) of section 5(b) of this chapter, and must	
34	also include a statement indicating generally what action is required by	
35	the order and that the exact terms of the order may be obtained from	
36	the enforcement authority. The hearing authority may make a	
37	determination about whether a reasonable effort has been made to	
38	obtain service by the means described in subsection (a) on the basis of	
39	information provided by the department (or, in the case of a	
40	consolidated city, the enforcement authority). The hearing authority is	
41	not required to make the determination at a hearing. The hearing	



authority must make the determination in writing.

1	(c) When service is made by any of the means described in this
2	section, except by mailing or by publication, the person making service
3	must make an affidavit stating that he has made the service, the manner
4	in which service was made, to whom the order or statement was issued,
5	the nature of the order or statement, and the date of service. The
6	affidavit must be placed on file with the enforcement authority.
7	(d) The date when notice of the order or statement is considered
8	given is as follows:
9	(1) If the order or statement is delivered personally or left at the
10	dwelling or usual place of abode, notice is considered given on
11	the day when the order or statement is delivered to the person or
12	left at the person's dwelling or usual place of abode.
13	(2) If the order or statement is mailed, notice is considered given
14	on the date shown on the return receipt, or, if no date is shown, on
15	the date when the return receipt is received by the enforcement
16	authority.
17	(3) Notice by publication is considered given on the date of the
18	second day that publication was made.
19	(e) A person with a property interest in an unsafe premises who does
20	not:
21	(1) record an instrument reflecting the interest in the recorder's
22	office of the county where the unsafe premises is located; or
23	(2) if an instrument reflecting the interest is not recorded, provide
24	to the department (or, in the case of a consolidated city, the
25	enforcement authority) in writing the person's name and address
26	and the location of the unsafe premises;
27	is considered to consent to reasonable action taken under this chapter
28	for which notice would be required and relinquish a claim to notice
29	under this chapter.
30	(f) The department (or, in the case of a consolidated city, the
31	enforcement authority) may, for the sake of administrative
32	convenience, publish notice under subsection (b) at the same time
33	notice is attempted under subsection (a). If published notice is given as
34	described in subsection (b), the hearing authority shall subsequently
35	make a determination about whether a reasonable effort has been made
36	to obtain service by the means described in subsection (a).
37	SECTION 11. IC 16-22-8-36 IS REPEALED [EFFECTIVE JULY



1, 2007].